U.S. Department of Labor

Benefits Review Board 200 Constitution Ave. NW Washington, DC 20210-0001



BRB No. 21-0100 Case Nos. 2019-LHC-00276, 2019-LHC-00767, 2019-LHC-00841, 2019-LHC-00842

TERRY D. REESE SR.)
Claimant-Petitioner)
v.)
VIRGINIA INTERNATIONAL TERMINALS, LLC)))
and)
SIGNAL MUTUAL INDEMNITY ASSOCIATION, LIMITED, c/o/ SAGE ADJUSTING, LLC)))) DATE ISSUED: 06/30/2021
Employer/Carrier- Respondent)))
CP & O, LLC)
and)
PORTS INSURANCE COMPANY, INCORPORATED)))
Employer/Carrier- Respondents)) ORDER on) RECONSIDERATION

Claimant has filed a timely motion for reconsideration of the Benefits Review Board's decision in this case, *Reese v. Virginia Int'l Terminals, LLC*, BRB No. 21-0100 (Apr. 28, 2021) (unpub.). 33 U.S.C. §921(b)(5); 20 C.F.R. §802.407. Neither Employer responded to Claimant's motion. After consideration of Claimant's contentions, no

member of the panel has voted to vacate or modify the Board's decision.¹ Accordingly, Claimant's motion for reconsideration is denied and the Board's decision is affirmed. 20 C.F.R. §§801.301(c); 802.409.

By Order of the Board:

Thomas O. Shepherd, Jr. Clerk of the Appellate Boards

¹ Claimant also submitted additional evidence with his motion for reconsideration. The Board is prohibited from considering evidence that was not submitted to the administrative law judge. 20 C.F.R. §802.301(b).